

Sworn to and subscribed before me, this
the 2 day of February, 1948.

B. J. Holden
Asst. Clerk Superior Court

And thereupon it is ordered and adjudged by the Court that the said paper-writing and every part thereof is the last Will and Testament of Virginia Louise Watson, deceased, and it is ordered that the same, with the foregoing examination and this certificate be recorded and filed.

This the 2 day of February, 1948.

B. J. Holden
Asst. Clerk Superior Court

STATE OF NORTH CAROLINA
COUNTY OF BRUNSWICK

I, Virginia Louise Watson, of said state and county, do make, publish and declare this my last will and testament.

FIRST: I give, devise and bequeath unto my brother Archie Watson our home-place situated on Nash Street, Southport, North Carolina, between the home lot of my deceased brother George Y. Watson on the east and the Joel Moore lot (formerly Bender's) on the west, together with all other property, real, personal or mixed, wherever located or situated, for and during his natural life, to be used for his necessities and comforts as hereinafter provided and after his death the remainder or residue of said property or properties to go to the children or descendants of my deceased brothers George Y. Watson and I. E. Watson by equal shares or portions.

SECOND: I hereby appoint, nominate and constitute my niece Genevive Watson Danford and her husband D. C. Danford, or the survivor of them, to qualify and act as guardians for my brother Archie Watson in the management of his property, support and comfort under the laws of North Carolina provided for guardians, and amendments thereto; and they are so appointed by me since in my opinion my said brother needs attention and is not capable to manage his own business affairs.

THIRD: The vases in the dining room I give and bequeath unto my niece Genevive Danford; and those vases in the front room (popie vases) I give and bequeath unto my nieces Marion and Elizabeth Watson; and the Morris chair in the same room, I give and devise unto D. C. Danford.

FOURTH: I hereby appoint my niece Genevive Watson Danford and her husband D. C. Danford, or the survivor of them, my lawful executors, without bond, to execute this my last will and testament, according to the true intent and meaning of the same and every part thereof, hereby revoking and declaring void all other wills heretofore by me made.

In witness whereof I herewith set my hand and seal this the 20th day of March, 1941.

Virginia Louise Watson SEAL

Signed, sealed, published and declared by the said Virginia Louise Watson to be her last will and testament in the presence of us, who, at her request and in her presence, and in the presence of each other do subscribed our names as witnesses thereto.

J. Berg

Mrs. W. G. Butler

C. Ed. Taylor

No. 607

STATE OF NORTH CAROLINA,)
(ss. IN THE PROBATE COURT
BRUNSWICK COUNTY)

A paper purporting to be the LAST WILL AND TESTAMENT of Lorena Ennis Bergman deceased, is exhibited before me, the undersigned Clerk of the Superior Court for said County by Ernest A. Bergman and the due execution thereof by the said Lorena Ennis Bergman is proved by the oath and examination of W. E. Raftery and Mrs. W. E. Raftery the subscribing witnesses thereto; who being duly sworn, both depose and say, and each for himself deposes and saith, that he is a subscribing witness to the paper-writing now shown him, purporting to be the LAST WILL AND TESTAMENT of Lorena Ennis Bergman that the said Lorena Ennis Bergman in the presence of this deponent subscribed her name at the end of said paper-writing, which is now shown as aforesaid, and which bears date of the 4th day of April 1940

AND THE DEPONENT FURTHER SAITH, That the said Lorena Ennis Bergman the testator aforesaid, did at the time of subscribing her name as aforesaid, declare the said paper-writing so subscribed by her, and exhibited to be her LAST WILL AND TESTAMENT, and this deponent did thereupon subscribe his name at the end of said Will as an attesting witness thereto, at the request and in the presence of the said testator and in the presence of each other. And this deponent further saith that at the said time when the said testator subscribed his name to the said last will as aforesaid, and at the time of the deponent's subscribing his name as an attesting witness thereto, as aforesaid, ~~she~~ said Lorena Ennis Bergman was of sound mind and memory, of full age to execute a Will, and was not under any restraint to the knowledge, information or belief of this deponent. And further these deponents say not

W. E. Raftery (SEAL)

Mrs. W. E. Raftery (SEAL)

Severally sworn and subscribed this 17 day)
of February, 1948, before me.)

B. J. Holden)
Assistant Clerk Superior Court.)

NORTH CAROLINA)
BRUNSWICK COUNTY.) IN THE SUPERIOR COURT.

It is therefore considered and adjudged by the Court that the said paper writing, and every part thereof, is the last will and testament of Lorena Ennis Bergman deceased and the same, with the foregoing examination and this certificate, are ordered to be recorded and filed.

This 17 day of February, 1948.

B. J. Holden
Asst. Clerk Superior Court.

No 608

State of North Carolina

April 4, 1940

County of Brunswick

I, Lorena Ennis Bergman, being of sound mind do hereby make my last will and testament as follows:

To my daughter, Nellie Viola Stewart and her children, I bequeath the home-
stead consisting of six (6) acres of land located on the U. S. Highway # 17
in Tom Creek Township, Brunswick County, North Carolina, subject to the follow-
ing conditions:

Said Nellie Viola Stewart shall not be free to dispose of this property ex-
cepting she be widowed and need to sell it to support herself or her children
before they become self supporting. After the said children are of age they are
not to have the property divided until the death of Nellie Viola Stewart as she
is to have full control of the complete property until her death.

In the event of the death of Nellie Viola Stewart before her children are
each one of age, this property is to be held intact, until the youngest child
reaches the age of twenty one (21) years, when the property is to be divided
equally between them.

In case my husband, Ernest A. Bergman, wishes to reside in the home on this
property he is to be allowed the privilege.

Signed on this the 4th day of April A. D. 1940.

Lorena E. Ennis Bergman